

UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA)	
)	
v.)	Criminal No. 11-10183-DPW
)	
CASANDRA LITTLES,)	
)	
Defendant.)	

OPPOSITION TO DEFENDANT’S SECOND MOTION FOR RECONSIDERATION

The government submits this opposition to Littles’s renewed request for reconsideration of the Court’s revocation judgment, in which she again asks that the six month period of imprisonment be ordered to run concurrent with the state court sentence which she currently serves. The government opposes the request for substantially the same reasons set forth in its opposition to Littles’s first motion for reconsideration (docket no. 56), and also opposes Littles’s alternative request for home confinement as a substitute to imprisonment.

Contrary to Littles’s assertions, these filings (both in content and repetition) demonstrate that she neither understands the seriousness of her probation violation, nor has “taken full responsibility for her mistake[s].” The sentence imposed was reasonable, fair and just, and remains so. The motion should be denied.

Dated: March 10, 2016

By its attorney,

CARMEN M. ORTIZ
United States Attorney

By: /s/ Lori J. Holik
Lori J. Holik
Assistant U.S. Attorney

CERTIFICATE OF SERVICE

I hereby certify that I will cause this document to be served by causing same to be electronically filed with the Court by means of Electronic Case Filing and further that a copy will also be mailed, by means of first class mail postage prepaid, to Casandra Littles, T95024, MCI-Framingham, PO Box 9007, Framingham, MA 01701.

/s/ Lori J. Holik
Lori J. Holik
Assistant U.S. Attorney